Small Claims

DOCKET

DOCKET NUMBER 200316SC001090

Filed 12/0 Trial Court of Wassachusetts **District Court Department**



CASE NAME

NORM WAGNER vs. AIR FRANCE

03. CV-402101

CURRENT COURT

Neutenburg District Court

Fitchburg, MA 01420-3186 (978) 345-2111

ASSOCIATED DOCKET NO.

DATE FILED 09/12/2003 DATE DISPOSED 00/00/0000

5003

PLAINTIFF(S)

P01 NORM WAGNER 39 MASS AVE LUNENBURG, MA 01462 (978) 342-1330

PLAINTIFF'S ATTORNEY 315

DEFENDANT(S)/OTHER SINGLE PARTIES

D01 AIR FRANCE **CUSTOMER RELATIONS** PO BOX 459000 SUNRISE, FL 33345 (877) 247-9247

DEFENDANT'S ATTORNEY

PETER FRANKLIN WINTERS 111 HUNTINGTON AVENUE **SUITE 1300** BOSTON, MA 02199-7610 (617) 267-2300

NO.	ENTRY DATE	DOCKET ENTRIES
1	10/03/2003	Statement of Small Claim entered on 09/12/2003 at Fitchburg District Court.
2	10/03/2003	Filing fee of \$30.00 and surcharge of \$10.00 paid (G.L. c.218 §22; 262 §4C).
3	10/03/2003	Case Inactivated: No future events scheduled.
4	10/22/2003	Small claim notice of trial issued to plaintiff(s) by first class mail, and to defendant(s) by certified and first class mail (Uniform Small Claims Rule 3(a)).
5	10/22/2003	MAGISTRATE TRIAL SCHEDULED for 12/01/2003 01:00 PM.
6	11/07/2003	Return of service on small claim notice of trial to D01 AIR FRANCE: Certified mail returned DELIVERED; signed receipt returned.
7	11/26/2003	Notice of Removal to U.S. District Court filed.

A TRUE COPY, ATTEST: Page 1 of 2

CLERK-MAGISTRATE/ASST. CLERK

Date/Time Printed: 12/02/2003 12:30 PM

ROBINS, KAPLAN, MILLER & CIRESI LLP

SUITE 1300 111 HUNTINGTON AVENUE BOSTON, MA 02199-7610 TEL: 617-267-2300 FAX: 617-267-8288 www.rkmc.com

ATTORNEYS AT LAW

PETER F. WINTERS (617) 859-2716

November 24, 2003

Clerk of the Court Fitchburg District Court/Small Claims Division 100 Elm Street Fitchburg, Massachusetts 01420

Re: Norm Wagner v. Société Air France/Civil Action 0316 SC 1090

Dear Sir/Madam:

I enclose a Notice of Removal to the U.S. District Court for the above-captioned matter.

If you have any questions, please do not hesitate to call me.

Yours very truly,

ROBINS, KAPLAN, MILLER & CIRESI L.L.P.

eter F. Winters

/bjc enclosures

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COMMONWEALTH OF MASSACHUSETTS

WORCESTER, SS	FITCHBURG DISTRICT COURT
NORM WAGNER	
Plaintiff,	
v. SOCIÉTÉ AIR FRANCE (improperly designated) CIVIL ACTION NO.:) 0316 SC 1090
as "Air France"))
Defendant.)))

NOTICE OF REMOVAL

To Plaintiff Norm Wagner:

Please be advised that a Notice of Removal was filed in this action removing it to the United States District Court for the District of Massachusetts, Worcester Division, on November 21, 2003.

A copy of said Notice attached and is served and filed herewith.

ROBINS/KAPLAN/MILLEK & CIRESI L.L.P.

eter F. Winters. (BBO No.: 555698) 111 Huntington Avenue, Suite 1300

Boston, Massachusetts 02199

(617) 267-2300

Attorneys for Defendant, Société Air France

CERTIFICATE OF SERVICE

I, Peter F. Winters, Esq., hereby certify that a true and correct copy of the foregoing document has been mailed, first class mail, postage prepaid on November 24, 2003, to the plaintiff and plaintiff's counsel, Bruce Skrine, Esq. 628 Lewis Wharf, Boston, MA 02110.

Peter F. Winters, Esq.

UNITED STATES DISTRICT COURTED FOR THE DISTRICT OF MASSACINUSET OF FICE

Defendant.	,)		
SOCIÉTÉ AIR FRANCE (improperly designated as "Air France")	03-40261		
v.	CIVIL ACTION NO.:		
Plaintiff,) U.S. DISTRICT COURT) DISTRICT OF MASS.		
NORM WAGNER) 2004 NOV 24 A 10: 19		

NOTICE OF REMOVAL

TO: THE HONORABLE JUDGES OF THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

PLEASE TAKE NOTICE that the Defendant, Société Air France (improperly designated "Air France"), by and through its undersigned counsel, Robins, Kaplan, Miller & Ciresi LLP, hereby notifies this Honorable Court of the removal of the above-captioned civil action from the Fitchburg District Court to the United States District Court for the District of Massachusetts. The basis for removal is more particularly stated as follows:

1. On or about September 2, 2003, the Plaintiff, Norm Wagner ("Plaintiff"), commenced this action by filing a Statement of Small Claim in the Fitchburg Division of the District Court Department, in the county of Worcester, in the matter captioned *Norm Wagner v. Air France*, Civil Action No. 0316 SC 1090. A true and correct copy of the Statement of Small Claim is attached hereto as Exhibit "A."

- On or about November 5, 2003, Defendant received a copy of the attached Notice of 2. Small Claim at its Florida customer service center.
- There have been no further proceedings in the Fitchburg District Court and there are 3. no other pleadings of record in that action.
- This Notice of Removal is being filed with the Court within thirty (30) days of 4. Defendant's receipt of the Statement of Small Claim as provided by 28 U.S.C. §1446(b).
- 5. Defendant is a foreign corporation, duly organized and existing under the laws of the Republic of France, with a principal place of business located in Paris, France.
 - The Republic of France owns a majority of the shares of stock of the Defendant. 6.
- 7. Defendant is an "agent or instrumentality of a foreign state" as defined by 28 U.S.C. §1603 as it is a corporation with a majority of shares owned by a foreign state or political subdivision.
- This Court has original jurisdiction over this action pursuant to 28 U.S.C. §1330, 8. without regard to the amount in controversy and this action is removable pursuant to 28 U.S.C. §1441(d).
- As an agency or instrumentality of a foreign state, Defendant hereby invokes its 9. right pursuant to 28 U.S.C. §1441(d) to have this action tried without a jury in the United States District Court for the District of Massachusetts.

WHEREFORE, Defendant, Société Air France (improperly designated Air France), respectfully requests that the above-captioned action be removed from the Fitchburg Division of the District Court Department to this Honorable Court.

Respectfully submitted,

ROBINS, KAPLAN, MILLER & CIRESI L.L.P.

eter F. Winters. (BBO No.: 555698) 111 Huntington Avenue, Suite 1300

Boston, Massachusetts 02199

(617) 267-2300

Attorneys for Defendant, Société Air France

DATED: November 24, 2003

35011627.1

CERTIFICATE OF SERVICE

I, Peter F. Winters, Esq., hereby certify that a true and correct copy of the foregoing document has been mailed, first class mail, postage prepaid on November 24, 2003, to plaintiff's counsel Bruce Skine, 620 Lewis Wharf, Boston, MA 02110.

ter F. Winters, Esq.

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4	NOTICE TO DEFENDANT:		NAMEAN	D ADDRESS OF COURT		4	
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